office of judge of said election according to the best of his knowledge, without favor or partiality.

Sec. 2. And be it enacted, That this act shall take effect effective. from the date of its passage.

Approved April 6th, 1894.

CHAPTER 544.

AN ACT to add new and additional sections to Article eleven of the Code of Public Local Laws of Maryland, title "Frederick County," sub-title "Frederick," relating to elections in Frederick City.

Section 1. Be it enacted by the General Assembly of Maryland, That the following new and additional sections New sections. relating to elections in Frederick city, be added to the Code of Public Local Laws of Maryland, article eleven, title "Frederick County," sub-title "Frederick," to follow section 270 and to be known as sections 270 B, 270 C, 270 D, 270 E, 270 F, 270 G, 270 H, $270\,\mathrm{I},\ 270\,\mathrm{J},\ 270\,\mathrm{K},\ 270\,\mathrm{L},\ 270\,\mathrm{M},\ 270\,\mathrm{N},\ 270\,\mathrm{o},\ 270\,\mathrm{p},\ 270\,\mathrm{p},\ 270\,\mathrm{g},\ 270\,\mathrm{g},$ 270 AA, 270 BB, 270 CC, 270 DD, 270 EE, 270 FF, 270 GG, 270 HH,270 п.

270 B. The Governor shall, before the first day of April, eighteen hundred and ninety-five, and tri-annually thereafter, supervisors appoint by and with the advice and consent of the Senate, if in session, and if not in session, by the Governor alone, in the city of Frederick, three persons, resident in and voters of said city of Frederick, two of whom shall always be selected from the leading political parties of Frederick, one from each of said parties, who shall be men of approved integrity and capacity, and none of whom shall hold office or employment under the Government of the United States or of the State of Maryland, and they must not be candidates for office at the next ensuing municipal election in the city of Frederick, or at any municipal election in said city within the term for which they or any of them were appointed, who shall be styled the board of supervisors of election of the city of Frederick; each of said supervisors shall hold office for three years from the date of his appointment, and shall exercise the powers and